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APPLICATION NO).	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/993,787	09/993,787 11/14/2001		Mark A. Kirkpatrick	60027.0074US01	8852
39262	7590	06/17/2005		EXAM	INER
	=	RPORATION		NAWAZ, ASAD M	
P.O. BOX 2903 MINNEAPOLIS, MN 55402-0903		IN 55402-0903		ART UNIT	PAPER NUMBER
	,			2155	
				DATE MAILED: 06/17/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)					
	09/993,787	KIRKPATRICK ET AL.					
Office Action Summary	Examiner	Art Unit					
	Asad M. Nawaz	2155					
The MAILING DATE of this communication		vith the correspondence address					
Period for Reply	DIVID OFT TO EVOIDE	AONTHAN FROM					
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of thi riod will apply and will expire SIX (6) MO atute, cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. NBANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 2	1 March 2005.	•					
2a)⊠ This action is FINAL . 2b)□ 1							
3) Since this application is in condition for allo	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the ments is						
closed in accordance with the practice und	er <i>Ex parte Quayle</i> , 1935 C.l	D. 11, 453 O.G. 213.					
Disposition of Claims	•						
4)⊠ Claim(s) <u>1-17</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.						
6)⊠ Claim(s) <u>1-17</u> is/are rejected.	5) Claim(s) is/are allowed.						
7) Claim(s) is/are objected to.							
· _ · · · · · · · · · · · · · · · · · ·	·_						
Application Papers							
9) The specification is objected to by the Exam	niner.						
10) ☐ The drawing(s) filed on <u>14 November 2001</u> is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to	the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the cor	·	- , ,					
11)☐ The oath or declaration is objected to by the	Examiner. Note the attache	ed Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119	•						
12) ☐ Acknowledgment is made of a claim for fore a) ☐ All b) ☐ Some * c) ☐ None of:	ign priority under 35 U.S.C.	§ 119(a)-(d) or (f).					
1. Certified copies of the priority docum							
2. Certified copies of the priority docum		· ·					
3. Copies of the certified copies of the papellication from the International Ru		n received in this National Stage					
application from the International Bu * See the attached detailed Office action for a		t received					
and the account detailed office delicit for a	or are sortined depied file						
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) 🔲 Interview	Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	(s)/Mail Date Informal Patent Application (PTO-152)					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date	6) Other:						
S. Patent and Trademark Office							

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DETAILED ACTION

Response to Amendment

1. This action is responsive to the amendment filed on March 21, 2005. Claims 10-12 have been amended to overcome objection to claims 10-13. Claims 1, 8, and 14 are independent. Claims 1-17 remain pending in this application.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Nelson et al (US Patent No. 5,999,948) hereinafter referred to as Nelson.

As to claim 1, Nelson teaches a method for presenting forms and publishing form data, said method comprising: maintaining a field engine table, said table comprising data identifying one or more fields of a form.(Abstract; col 3, lines 17-24; col4, lines 25-39)

Receiving a request for a network resource including said form; (col 3, lines 25-36)

In response to said request, determining whether a previously compiled class file should be utilized to respond to said request (col 5, lines 34-64; col 8, lines 1-12)

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In response to determining that a previously compiled class file should not be utilized to respond to said request, creating an executable class file capable of generating markup language for displaying said fields of said form in a web browser. (col 5, lines 1-9 and 34-64; col 7, lines 46-67; col 8, lines 1-12)

Generating markup language by executing said class file and returning said markup language as a response to said request for a network resource. (col 3, lines 25-36; col 5, lines 34-64)

Claims 8 and 14 are essentially the system and computer-medium for the method claim above and are thus rejected under similar rationale.

As to claim 2, Nelson teaches the method of claim 1, wherein determining whether a previously compiled class file should be utilized comprises determining whether said request for said network resource was a first request for said network resource. (col 7, lines 46-60; col 8, lines 1-12)

As to claim 3, Nelson teaches the method of claim 1, wherein determining whether a previously compiled class file should be utilized comprises determining whether said request for said network resource was a first request for said network resource or whether a web server operative to provide said network resource was reset since the last time said network resource was accessed. (col 7, lines 46-60; col 8, lines 1-12)

Claims 9 and 16 are essentially the system and computer-medium for the method claim above and are thus rejected under similar rationale.

As to claim 4, Nelson teaches the method of claim 1, wherein said field engine

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table further comprises data indicating a data type for each of said fields. (col 4, lines 25-39; col 6, lines 44-46)

Claim 10 is essentially the system and computer-medium for the method claim above and is thus rejected under similar rationale.

As to claim 5, Nelson teaches the method of claim 4, wherein said field engine table further comprises a form name and a version number corresponding to each of said fields (col 3, lines 8-12; col 8, lines 57-61)

Claim 11 is essentially the system and computer-medium for the method claim above and is thus rejected under similar rationale.

As to claim 6, Nelson teaches the method of claim 5, wherein the said field engine table further comprises field names for each of said fields of said form and wherein the said field names are associated with each of said fields by said class file.(col 3, lines 25-36; col 4, lines 25-39; col 8, lines 1-12)

Claims 12 and 15 are essentially the system and computer-medium for the method claim above and are thus rejected under similar rationale.

As to claim 7, Nelson teaches the method of clam 6, further comprising receiving a request to publish response data associated with each of said field names; (col 5, lines 36-64)

And storing said response data associated with each of said field names in an output table having fields with names identical to said field names.(col 8, lines 57-61; col 13, lines 3-17)

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Claims 13 and 17 are essentially the system and computer-medium for the method claim above and are thus rejected under similar rationale.

Response to Arguments

- 4. Applicant's arguments filed have been fully considered but they are not persuasive.
- 5. Applicant argues in substance that Nelson does not disclose the "in response to determining that a previously compiled class file should not be utilized to respond to the request, creating an executable class file capable of generating markup language for displaying the fields of the form in a web browser".
- In response, Nelson does disclose "in response to determining that a previously compiled class file should not be utilized to respond to the request, creating an executable class file capable of generating markup language for displaying the fields of the form in a web browser". More specifically, Nelson teaches an FDL file that can be created and modified during run time operations. (col 3, lines 17-24; col 7, lines 14-24) Nelson also teaches that the user writes an FDL file and it is placed in a Data Collection based upon an absence of that file. This could be due to the initial case where there are no files to be added or another scenario. (col 5, lines 36-42) Furthermore, Nelson discloses that an FDL file can be added or modified during runtime because the application processes form descriptions on demand rather than the alleged FDL file being "created and cataloged well before [the] request to display a page is made". (col 7, lines 46-60) Nelson further teaches a scenario in which the FDL file is deemed

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inappropriate. The file can be modified (or created) and incorporated into the form. (col 7, lines 64-67) Thus, Nelson meets the scope of the limitation as claimed.

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Asad M. Nawaz whose telephone number is (571) 272-3988. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571) 272-4001. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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PRIMARY EXAMINER